

1 The Honorable Tana Lin
2
3
4
5
6

7 **UNITED STATES DISTRICT COURT**
8 **FOR THE WESTERN DISTRICT OF WASHINGTON**
9 **AT SEATTLE**

10 STATE OF WASHINGTON, et al.,

11 *Plaintiffs,*

12 and

13 SIERRA CLUB, et al.,

14 *Plaintiff-Intervenors,*

15 v.

16 U.S. DEPARTMENT OF TRANSPORTATION,
17 et al.,

18 *Defendants.*

19 Case No. 2:25-cv-00848-TL

20 [PROPOSED] ORDER
21 GRANTING JOINT MOTION
22 FOR EXTENSION OF TIME

23 Noted for consideration:
24 August 18, 2025

25 [PROPOSED] ORDER
GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

26 United States Department of Justice
1100 L Street, NW
Washington, D.C. 20005
(202) 598-7409

1 The Court, having fully considered the parties' Joint Motion for Extension of Time,
 2 HEREBY ORDERS that the Motion is GRANTED. The Court SETS the following dates for
 3 briefing dispositive motions:

4 • August 26, 2025: deadline for Plaintiff States and Defendants to file any dispositive
 5 motions.
 6 • September 2, 2025: deadline for Plaintiff-Intervenors to file any dispositive motions.
 7 • September 30, 2025: deadline for Plaintiff States' brief in opposition and Defendants'
 8 single combined brief in opposition to any dispositive motions.
 9 • October 8, 2025: deadline for Plaintiff-Intervenors' combined brief in opposition to any
 10 dispositive motion and reply.

11 **Dated this 18th day of August, 2025.**



12 **THE HONORABLE TANA LIN**
 13 **UNITED STATES DISTRICT JUDGE**

14 Presented by:

15 BRETT A. SHUMATE
 16 Assistant Attorney General
 17 Civil Division

18 JOSEPH E. BORSON
 19 Assistant Branch Director
 20 Federal Programs Branch

21 /s/ Heidy L. Gonzalez
 22 HEIDY L. GONZALEZ (FL Bar No. 1025003)

23 *Trial Attorney*
 24 U.S. Department of Justice
 25 Civil Division, Federal Programs Branch
 26 1100 L Street, N.W.
 27 Washington, DC 20005

28 [PROPOSED] ORDER
 29 GRANTING JOINT MOTION
 30 FOR EXTENSION OF TIME
 31 CASE NO. 2:25-cv-00848-TL

United States Department of Justice
 1100 L Street, NW
 Washington, D.C. 20005
 (202) 598-7409

1 Tel. (202) 598-7409
 2 heidy.gonzalez@usdoj.gov

3 *Attorneys for Defendants*

4 **NICHOLAS W. BROWN**
 5 Attorney General for the State of Washington

6 s/ Caitlin M. Soden
 7 CAITLIN M. SODEN, WSBA # 55457
 8 LEAH A. BROWN, WSBA # 45803
 9 TERA HEINTZ, WSBA #54921
 10 CRISTINA SEPE, WSBA #53609
 11 Assistant Attorneys General
 12 800 Fifth Avenue, Suite 2000
 13 Seattle, Washington 98104
 14 (206) 464-7744
 15 caitlin.soden@atg.wa.gov
 16 leah.brown@atg.wa.gov
 17 tera.heintz@atg.wa.gov
 18 cristina.sepe@atg.wa.gov

19 *Attorneys for the State of Washington*

20 **ROB BONTA**
 21 Attorney General for the State of California

22 By: /s/ Theodore A. McCombs
 23 THEODORE A. MCCOMBS, SBN 316243
 24 Deputy Attorney General
 25 DAVID ZAFT, SBN 237365
 26 Acting Supervising Deputy Attorney General
 27 ROBERT SWANSON, SBN 295159
 28 NATALIE COLLINS, SBN 338348
 29 ELIZABETH JONES, SBN 326118
 30 ELIZABETH SONG, SBN 326616
 31 Deputy Attorneys General
 32 (619) 738-9003
 33 theodore.mccombs@doj.ca.gov

34 *Attorneys for the State of California*

35 **PHILIP J. WEISER**
 36 Attorney General for the State of Colorado

37 By: /s/ Carrie Noteboom
 38 CARRIE NOTEBOOM, CBA # 52910
 39 Assistant Deputy Attorney General
 40 DAVID MOSKOWITZ, CBA # 61336
 41 Deputy Solicitor General
 42 JESSICA L. LOWREY, CBA # 45158
 43 First Assistant Attorney General
 44 SARAH WEISS, NYSBA # 4898805
 45 Senior Assistant Attorney General
 46 Ralph L. Carr Judicial Center
 47 1300 Broadway, 10th Floor
 48 Denver, CO 80203
 49 (720) 508-6000
 50 carrie.noteboom@coag.gov
 51 david.moskowitz@coag.gov
 52 jessica.lowrey@coag.gov

53 [PROPOSED] ORDER
 54 GRANTING JOINT MOTION
 55 FOR EXTENSION OF TIME
 56 CASE NO. 2:25-cv-00848-TL

57 United States Department of Justice
 58 1100 L Street, NW
 59 Washington, D.C. 20005
 60 (202) 598-7409

sarah.weiss@coag.gov
FAX: (720) 508-6040

Attorneys for the State of Colorado

KRISTIN K. MAYES

Attorney General for the State of Arizona

By: /s/ Lauren Watford
LAUREN WATFORD, SBA # 037346
Assistant Attorney General
Arizona Attorney General's Office
2005 North Central Avenue
Phoenix, Arizona 85004
(602) 542-3333
Lauren.Watford@azag.gov

Attorneys for the State of Arizona

KATHLEEN JENNINGS

Attorney General of the State of Delaware

By: /s/ Vanessa L. Kassab
IAN R. LISTON, DSBA # 5507
Director of Impact Litigation
RALPH K. DURSTEIN III, DSBA # 0912
VANESSA L. KASSAB, DSBA # 5612
Deputy Attorneys General
Delaware Department of Justice
820 N. French Street
Wilmington, DE 19801
(302) 683-8899
vanessa.kassab@delaware.gov

Attorneys for the State of Delaware

BRIAN L. SCHWALB

Attorney General

By: /s/ Lauren Cullum
LAUREN CULLUM, DCB # 90009436
Special Assistant Attorney General
Office of the Attorney General
for the District of Columbia
400 6th Street, N.W., 10th Floor
Washington, D.C. 20001
Email: lauren.cullum@dc.gov

Attorneys for the District of Columbia

ANNE E. LOPEZ

Attorney General for the State of Hawai‘i

By: /s/ Kaliko 'onālani D. Fernandes
DAVID D. DAY, HSBA # 9427
Special Assistant to the Attorney Gen
KALIKO'ONĀLANI D. FERNAND
HSBA # 9964
Solicitor General
425 Queen Street
Honolulu, HI 96813
(808) 586-1360
david.d.day@hawaii.gov
kaliko.d.fernandes@hawaii.gov

Attorneys for the State of Hawai‘i

[PROPOSED] ORDER
GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

United States Department of Justice
1100 L. Street, NW
Washington, D.C. 20005
(202) 598-7409

1 **KWAME RAOUL**

2 Attorney General for the State of Illinois

3 By: /s/ Jason E. James

4 JASON E. JAMES, ISBA ARDC # 6300100

5 Assistant Attorney General

6 Office of the Attorney General

7 Environmental Bureau

8 201 W. Pointe Drive, Suite 7

9 Belleville, IL 62226

10 Phone: (217) 843-0322

11 Email: jason.james@ilag.gov

12 *Attorneys for the State of Illinois*

13 **OFFICE OF THE GOVERNOR *ex rel.***

14 **ANDY BESHEAR**

15 in his official capacity as Governor of the
16 Commonwealth of Kentucky

17 By: /s/ Travis Mayo

18 S. TRAVIS MAYO, KBA # 92628*

19 General Counsel

20 Taylor Payne, KBA # 93524*

21 Chief Deputy General Counsel

22 Laura C. Tipton, KBA # 92527*

23 Deputy General Counsel

24 Office of the Governor

700 Capitol Avenue, Suite 106

Frankfort, KY 40601

(502) 564-2611

travis.mayo@ky.gov

taylor.payne@ky.gov

laurac.tipton@ky.gov

11 *Counsel for the Office of the Governor*

12 **ANTHONY G. BROWN**

13 Attorney General for the State of Maryland

14 By: /s/ Steven J. Goldstein

15 STEVEN J. GOLDSTEIN, MSBA #

16 1612130206

17 Assistant Attorney General

18 Office of the Attorney General of Maryland

19 200 Saint Paul Place, 20th Floor

20 Baltimore, MD 21202

21 (410) 576-6414

22 sgoldstein@oag.state.md.us

23 *Attorneys for the State of Maryland*

24 **DANA NESSEL**

11 Attorney General of Michigan

12 By: /s/ Michael J. Dittenber

13 Michael J. Dittenber (MI Bar No. P72238)*

14 Neil Giovanatti (MI Bar No. P82305)*

15 Assistant Attorneys General

16 Michigan Department of Attorney General

17 425 W. Ottawa

18 Lansing, MI 48933

19 (517) 335-5805

20 DittenberM@michigan.gov

21 GiovanattiN@michigan.gov

22 *Attorneys for the State of Michigan*

23 [PROPOSED] ORDER
24 GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

United States Department of Justice
1100 L. Street, NW
Washington, D.C. 20005
(202) 598-7409

1 **KEITH ELLISON**

2 Attorney General for the State of Minnesota

3 By: /s/ Peter N. Surdo

4 PETER N. SURDO, MSBA # 339015
5 Special Assistant Attorney General
6 Environmental and Natural Resources
7 Division
8 445 Minnesota Street, Suite 1800
9 Saint Paul, Minnesota 55101
10 651-757-1061
11 peter.surdo@ag.state.mn.us

12 *Attorneys for the State of Minnesota*

13 **MATTHEW J. PLATKIN**

14 Attorney General for the State of New Jersey

15 By: /s/ Morgan L. Rice

16 MORGAN L. RICE, NJSBA Bar #
17 018782012
18 JUSTINE M. LONGA, NJSBA Bar #
19 305062019
20 *Deputy Attorneys General*
21 RACHEL U. DOOBRAJH, NJSBA #
22 020952002
23 *Assistant Attorney General*
24 Office of the Attorney General
25 25 Market Street
26 Trenton, NJ 08625
27 (609) 696-4527
28 Morgan.Rice@law.njoag.gov
29 Justine.Longa@law.njoag.gov
30 Rachel.Doobrajh@law.njoag.gov

31 *Attorneys for the State of New Jersey*

32 **RAÚL TORREZ**

33 Attorney General for the State of New Mexico

34 By: /s/ Amy Senier

35 AMY SENIER, MBA # 672912
36 Senior Counsel
37 New Mexico Department of Justice
38 P.O. Drawer 1508
39 Santa Fe, NM 87504-1508
40 505-490-4060
41 asenier@nmdoj.gov

42 *Attorneys for the State of New Mexico*

43 **LETITIA JAMES**

44 Attorney General of the State of New York

45 By: /s/ Kyle Burns

46 KYLE BURNS, NYSBA # 5589940
47 Environmental Protection Bureau
48 28 Liberty Street
49 New York, NY 10005
50 (212) 416-8451

51 *Attorneys for the State of New York*

52 [PROPOSED] ORDER
53 GRANTING JOINT MOTION
54 FOR EXTENSION OF TIME
55 CASE NO. 2:25-cv-00848-TL

56 United States Department of Justice
57 1100 L. Street, NW
58 Washington, D.C. 20005
59 (202) 598-7409

1 **JEFF JACKSON**

2 Attorney General of the State of North
Carolina

3 **LAURA HOWARD**

4 Chief Deputy Attorney General

5 By: /s/ Daniel T. Wilkes

6 DANIEL WILKES, NCSB # 46500*
Assistant Deputy Attorney General
North Carolina Department of Justice
7 PO Box 629
Raleigh, NC 27602
919-716-6415
dwilkes@ncdoj.gov

8 *Counsel for State of North Carolina*

9 **JENNIFER C. SELBER**

10 General Counsel

11 By: /s/ Stephen R. Kovatis

12 STEPHEN R. KOVATIS, PBA # 209495
13 Deputy General Counsel
14 Governor's Office of General Counsel
30 North Third Street, Suite 200
15 Harrisburg, PA 17101
Phone: 717-602-0943
16 Email: skovatis@pa.gov

17 *Counsel for Governor Josh Shapiro*

18 **CHARITY R. CLARK**

19 Attorney General of the State of Vermont

20 By: /s/ Jonathan T. Rose

21 JONATHAN T. ROSE, VBA # 4415
Solicitor General
22 Office of the Vermont Attorney General
109 State Street

23
24 [PROPOSED] ORDER
GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

DAN RAYFIELD

Attorney General of the State of Oregon

By: /s/ Sara Van Loh

SARA VAN LOH OSB # 044398
Senior Assistant Attorney General
100 SW Market Street
Portland, Oregon 97201
Tel (971) 673-1880
Fax (971) 673-5000
Sara.VanLoh@doj.oregon.gov

Attorneys for State of Oregon

PETER F. NERONHA

Attorney General of Rhode Island

By: /s/ Nicholas M. Vaz

NICHOLAS M. VAZ, RIBA # 9501
Special Assistant Attorney General
Office of the Attorney General
Environmental and Energy Unit
150 South Main Street
Providence, Rhode Island 02903
(401) 274-4400 ext. 2297
nvaz@riag.ri.gov

Attorneys for State of Rhode Island

JOSHUA L. KAUL

Attorney General for the State of Wisconsin

By: /s/ Frances R. Colbert

FRANCES R. COLBERT, WI SBN #
1050435 **
Assistant Attorney General
Public Protection Unit

United States Department of Justice
1100 L. Street, NW
Washington, D.C. 20005
(202) 598-7409

1 Montpelier, VT 05609
2 (802) 828-3171
2 Jonathan.rose@vermont.gov

3 *Attorneys for Plaintiff State of Vermont*

17 West Main Street
Madison, Wisconsin 53703
608-266-9595
Frances.Colbert@wisdoj.gov
4 *Attorneys for Plaintiff State of Wisconsin*

5 **Pro hac vice application pending*

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24 [PROPOSED] ORDER
GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

United States Department of Justice
1100 L. Street, NW
Washington, D.C. 20005
(202) 598-7409

1 s/ Jan E. Hasselman

1 JAN E. HASSELMAN, WSBA #29017
 2 Earthjustice
 3 810 Third Avenue, Suite 610
 Seattle, WA 98104
 Tel: (206) 343-7340
 jhasselman@earthjustice.org

4 *Counsel for Plaintiff-Intervenors Sierra
 Club, Climate Solutions, Southern Alliance
 5 for Clean Energy, CleanAIRE NC, West End
 Revitalization Association, and Plug In
 6 America*

7 s/ Joshua Berman
s/ Joshua Stebbins

8 JOSHUA BERMAN
 9 JOSHUA STEBBINS
 Sierra Club
 10 50 F St. NW, 8th Floor
 Washington, DC 20001
 Tel: (202) 650-6062
 josh.berman@sierraclub.org
 josh.stebbins@sierraclub.org

11 *Counsel for Plaintiff-Intervenor Sierra Club*

12 s/ Atid Kimelman

13 ATID KIMELMAN
 14 Natural Resources Defense Council
 111 Sutter Street, 21st Floor
 San Francisco, CA 94104
 Tel: (415) 875-6100
 akimelman@nrdc.org

15 *Counsel for Plaintiff-Intervenor Natural
 16 Resources Defense Council*

17 s/ Jennifer A. Sorenson

18 JENNIFER A. SORENSEN, WSBA #60084
 19 P.O. Box 31936
 Seattle, WA 98103
 Tel: (415) 361-9495
 jen.sorenson@gmail.com

20 *Counsel for Plaintiff-Intervenor Natural
 21 Resources Defense Council*

22 s/ Joseph Halso

23 JOSEPH HALSO
 Sierra Club
 1536 Wynkoop St., Suite 200
 Denver, CO 80206
 Tel: (303) 454-3365
 joe.halso@sierraclub.org

24 *Counsel for Plaintiff-Intervenor Sierra Club*

25 s/ Thomas Zimpleman

26 THOMAS ZIMPLEMAN
 27 Natural Resources Defense Council
 1152 15th Street NW, Suite 300
 Washington, D.C. 20005
 Tel: (202) 289-6868
 tzimpleman@nrdc.org

28 *Counsel for Plaintiff-Intervenor Natural
 29 Resources Defense Council*

30 [PROPOSED] ORDER
 31 GRANTING JOINT MOTION
 32 FOR EXTENSION OF TIME
 33 CASE NO. 2:25-cv-00848-TL

34 United States Department of Justice
 1100 L. Street, NW
 Washington, D.C. 20005
 (202) 598-7409

1 s/ Megan Kimball
2 s/ Kasey Moraveck

3 MEGAN KIMBALL
4 KASEY MORAVECK
5 Southern Environmental Law Center
6 136 E Rosemary St., Suite 500
7 Chapel Hill, NC 27514
8 Tel: (919) 967-1450
9 mkimball@selc.org
kmoraveck@selc.org

10 *Counsel for Plaintiff-Intervenors*
11 *Southern Alliance for Clean Energy,*
12 *CleanAIRE NC, West End Revitalization*
13 *Association, and Plug In America*

14 s/ Garrett Gee

15 GARRETT GEE
16 Southern Environmental Law Center
17 122 C Street NW, Suite 325
18 Washington, DC 20001
19 Tel: 202-828-8382
20 ggee@selc.org

21 *Counsel for Plaintiff-Intervenors*
22 *Southern Alliance for Clean Energy,*
23 *CleanAIRE NC, West End Revitalization*
24 *Association, and Plug In America*

[PROPOSED] ORDER
GRANTING JOINT MOTION
FOR EXTENSION OF TIME
CASE NO. 2:25-cv-00848-TL

United States Department of Justice
1100 L Street, NW
Washington, D.C. 20005
(202) 598-7409